## FILED

## SEEGER WEISS LLP

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Carol E. Higbee, P.J.Cv.

In no		TETTE A 7	MET	ITIC	TION
in re:	: All	I LAI	Nr.I.	1 1 14 + /-	LIILIN

: SUPERIOR COURT OF NEW JERSEY

: LAW DIVISION

: ATLANTIC COUNTY

(This Order applies to all actions.)

: Civil Action

: Case No.271

: CASE MANAGEMENT ORDER No. 6

THIS COURT, having conducted a Case Management Conference on December 8, 2005, and all parties having been represented by Counsel, and for good cause shown,

IT IS on this 4 day of \_\_\_\_\_\_, 2006,

**ORDERED** that this Case Management Order ("CMO") No. 6 shall amend prior CMOs to the extent inconsistent therewith, and it is further:

## **ORDERED** as follows:

- 1. With respect to the four "Epidemiological Analyses" identified in Plaintiffs' Request for Production of Documents Propounded to Defendants Hoffmann-LaRoche, Inc. and Roche Laboratories, Inc. dated September 1, 2005, defendants shall provide plaintiffs with a certification from Susan Ackerman, or the person with the most knowledge on the relevant issues, stating the following:
  - i) he or she has reviewed the documents produced to date;
  - ii) he or she is not in possession of any additional documents responsive to Plaintiffs' Requests for Production;

- iii) the defendants are not in possession of any additional documents responsive to Plaintiffs' Requests for Production;
- iv) he or she has never had access to the "Saskatchewan database" and/or the General Practitioner Research Database ("GPRD") and/or any underlying supportive data or databases and/or the statistical analysis of the raw data utilized for the epidemiological analysis set forth in Plaintiffs' Request for Production;
- v) the defendants have never had access to the "Saskatchewan database" and/or the General Practitioner Research Database ("GPRD") and/or any underlying supportive data or databases and/or the statistical analysis of the raw data utilized for the epidemiological analysis set forth in Plaintiffs' Request for Production;
- vi) he or she did not perform any internal statistical or epidemiological analysis or review of any of the four "epidemiological analyses";
- vii) the defendants did not perform any internal statistical or epidemiological analysis or review of any of the four "epidemiological analyses".
- 2. In addition to the above information, the certification from Susan Ackerman, or the person with the most knowledge on the issue, is to specifically identify, by Bates number, all documents produced in response to Plaintiffs' Request for Production of Documents Propounded to Defendants Hoffmann-LaRoche, Inc. and Roche Laboratories, Inc. dated September 1, 2005.

- 3. Defendants shall provide plaintiffs with the name and address of the person and/or entity currently in possession of the underlying data for the four "epidemiological analyses" identified in Plaintiffs' Request for Production of Documents Propounded to Defendants Hoffmann-LaRoche, Inc. and Roche Laboratories, Inc. dated September 1, 2005.
- 4. Defendants shall produce the Sales Call Database in its entirety. With respect to the timing of that production, defense counsel shall advise plaintiffs' counsel as soon as possible as to the time frame in which the Sales Call Database will be produced. If plaintiffs' counsel accepts that time frame, plaintiffs shall submit an order indicating that time frame. However, if plaintiffs do not accept that time frame, the court will hold a telephonic conference on the issue.

Honorable Carol E. Higbee, P.J.Cy.